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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/662,516	09/16/2003	David M. Szum	021028-0305809	1370	
43569	7590 02/13/2006		EXAM	INER	
MAYER, BROWN, ROWE & MAW LLP 1909 K STREET, N.W.			LEE, JO	LEE, JOHN D	
	ON, DC 20006		ART UNIT	PAPER NUMBER	
	,		2874		
			DATE MAILED: 02/13/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

			/i.0			
	Application No.	Applicant(s)				
	10/662,516	SZUM ET AL.				
Office Action Summary	Examiner	Art Unit	<del></del>			
	John D. Lee	2874				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet w	ith the correspondence addres	SS			
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perions for the provision of the status of th	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MOI tute, cause the application to become A	ICATION. I reply be timely filed INTHS from the mailing date of this commuNBANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
2a) This action is <b>FINAL</b> . 2b) ⊠ Th	his action is non-final.					
3) Since this application is in condition for allow	•	· •	erits is			
closed in accordance with the practice under	r Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1 is/are pending in the application.						
4a) Of the above claim(s) is/are withdo	rawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	l/or election requirement.					
Application Papers						
9) The specification is objected to by the Exami	ner.					
10)⊠ The drawing(s) filed on <u>16 September 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the corre	•	-	` '			
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-1	152.			
Priority under 35 U.S.C. § 119						
12)☐ Acknowledgment is made of a claim for foreig a)☐ All b)☐ Some * c)☐ None of:	-	§ 119(a)-(d) or (f).				
<del></del>	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority docume		· ·				
3. Copies of the certified copies of the pr		n received in this National Stag	ge			
application from the International Bure  * See the attached detailed Office action for a lie	, , , , , , , , , , , , , , , , , , , ,	4 aluad				
See the attached detailed Office action for a in	st of the certified copies hot	receivea.				
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) (s)/Mail Date				
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0</li> </ol>	_	Informal Patent Application (PTO-152	2)			
Paper No(s)/Mail Date	6)  Other:	<u>_</u> ·				

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The eleven (11) sheets of drawing filed with this application on September 16, 2003, are acceptable.

The preliminary amendment filed on September 16, 2003, has been entered.

Claim 1 is the only remaining claim in the application.

The disclosure is objected to because of the following minor informalities: Although the first paragraph on page one (1) of the specification has been updated somewhat, the current status of all the applications listed is not correctly given. This paragraph should be amended to reflect that application 10/004,410 is now U.S. Patent 6,661,959, that application 08/877,585 is abandoned, that application 08/840,893 is abandoned, and that application 08/745,790 is abandoned. Appropriate correction is required. Applicant's cooperation is requested in correcting any other errors of which applicant may become aware in the specification.

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR § 1.321(c) or § 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

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Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR § 3.73(b).

Claim 1 is rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 12 of U.S. Patent No. 6,661,959. Although the conflicting claims are not identical, they are not patentably distinct from each other because every limitation of the claim in the present application is already essentially covered by the patented claim, and the differences are obvious ones. For example, the claimed "oligomer having at least one functional group capable of polymerizing under the influence of radiation" is covered in Patent claim 12 as "a fluorinated oligomer having at least one functional group capable of polymerizing under the influence of radiation"; the claimed "fiber pull-out friction of less than 20 g/mm at stripping temperature" is covered in Patent claim 12 as "fiber pull-out friction of less than 40 g/mm at 90° C" (since "less than 20" is always "less than 40", and since it is known in the art that a "stripping temperature" is approximately 90° C); and the claimed "crack propagation of greater than 1.0 mm at stripping temperature" is covered in Patent claim 12 as "crack propagation of greater than 1.0 mm at 90° C" (since it is known in the art that a "stripping temperature" is approximately 90° C).

The Examiner has considered all of the prior art documents which were made of record during the prosecution of parent application Serial Number 10/004,410 (now U.S. Patent 6,661,959). This is a very extensive list of documents. If applicant wishes any or all of these prior art documents to be made an official part of the record herein, a

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properly completed form PTO-1449 should be prepared and submitted in an Information

Disclosure Statement.

This application currently names joint inventors. In considering patentability of

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the claims under 35 U.S.C. § 103(a), the examiner presumes that the subject matter of

the various claims was commonly owned at the time any inventions covered therein

were made absent any evidence to the contrary. Applicant is advised of the obligation

under 37 CFR § 1.56 to point out the inventor and invention dates of each claim that

was not commonly owned at the time a later invention was made in order for the

examiner to consider the applicability of 35 U.S.C. § 103(c) and potential 35 U.S.C. §§

102(e), (f) or (g) prior art under 35 U.S.C. § 103(a).

Any inquiry concerning the merits of this communication should be directed to

Examiner John D. Lee at telephone number (571) 272-2351. The Examiner's normal

work schedule is Tuesday through Friday, 6:30 AM to 5:00 PM. Any inquiry of a general

or clerical nature (i.e. a request for a missing form or paper, etc.) should be directed to

the Technology Center 2800 receptionist at telephone number (571) 272-1562, to the

technical support staff supervisor (Team 8) at telephone number (571) 272-1564, or to

the Technology Center 2800 Customer Service Office at telephone number (571) 272-

1626.

John D. Lee

Primary Patent Examiner

Group Art Unit 2874